

SIERRA USA COMMUNICATIONS, INC.
One Sugar Creek Center Boulevard, Suite 970
Sugar Land, Texas 77478

February 6, 2006

Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
The Portals, 445 12th Street, S.W.
Washington, DC 20554

RE: Certificate of CPNI Filing February 6, 2006

Dear Ms. Dortch:

Pursuant to the Commission's Public Notice EB-06-TC-060, dated January 30, 2006, Sierra USA Communications, Inc. ("Sierra USA") hereby timely files its section 64.2009 compliance certificate and accompanying statement explaining the procedures in place.

Copies of this report have been submitted to Mr. Byron McCoy at the Enforcement Bureau, and the FCC's copy contractor pursuant to the Public Notice.

If you have any questions or concerns about the enclosed report, please contact Jay Rea at 281-565-9200.

Sincerely,



Carlos Escalante

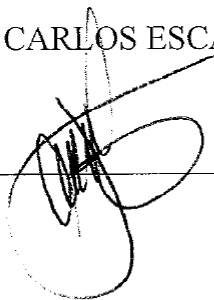
cc: Byron McCoy
BYRON.MCCOY@FCC.GOV
FCC@BCPIWEB.COM
JAYREA@YAHOO.COM

47 C.F.R. 64.2009 Compliance Certificate

I certify that I am an officer of Sierra USA Communications, Inc.(Sierra USA); that I have personal knowledge of Sierra USA's operating procedures. Sierra USA has established operating procedures that are adequate to ensure compliance with the Commission rules regarding the confidentiality of CPNI. Such procedures in place are outlined in the accompanying statement.

Printed Name: CARLOS ESCALANTE Position: BOARD MEMBER

Signature: _____



Date: FEBRUARY 6TH, 2006

Contact Person: Jay Rea

Telephone: 281-565-9200

47 C.F.R. 64.2009 Compliance Certificate Accompanying Statement

Sierra USA Communications, Inc. (Sierra USA) has implemented a system that the status of a customer's CPNI approval can be clearly established prior to the use of CPNI.

Sierra USA has trained its personnel as to when they are, and are not, authorized to use CPNI with an express disciplinary process in place.

Sierra USA maintains a record of its own and its affiliates' sales and marketing campaigns that use its customers' CPNI. Sierra USA further maintains a record of all instances that CPNI was disclosed or provided to third parties, or that third parties were allowed access to CPNI. Such records conform to the requirements of 47 C.F.R. 64.2009.

Regarding outbound marketing, Sierra USA has established a supervisory review process as required by Commission rules. It maintains such records of compliance for one year.

Sierra USA has a procedure in place to notify the Commission of any instance that the opt-out mechanisms do not work properly as required by 47 C.F.R. 64.2009.

Sierra USA does not have any end users and is a carrier's carrier. Furthermore, Sierra USA has no mass marketing appeals and maintains nondisclosure agreements with all of its carrier customers.